## **EXHIBIT** F



## LORAIN COUNTY COURT OF COMMON PLEAS 2020 SEP 29 P 12: 12 LORAIN COUNTY, OHIO

COURT OF COMMON PLEAS

TOM ORLANDO, Clerk JOURNAL ENTRY James L. Miraldi, Judge

Date _	09/29/20	Case No.	20CV201416
FRANCOIS INC		JEREMY A TOR	
Plaintiff		Plaintiff's Attorney	(216)696-3232
	VS		,
THE CINCINNATI INSURANCE COMPANY		SCOTT STEPHENSON	
Defendant		Defendant's Attorney ()_	

This matter came before the Court upon the motion of Defendant Cincinnati Insurance Company to dismiss.

Based upon the briefs, the defendant's 12(b)(6) Motion is denied. Before a court may dismiss an action under Civ. R. 12 (B)(6) for failure to state a claim upon which relief can be granted, it must appear beyond doubt from the complaint that the plaintiff can prove no set of facts entitling him to recovery. O'Brien v. University Community Tenants Union, 42 Ohio St.2d 242, 327 N.E.2d 753 (1975), syllabus. To make this determination, the court is required to interpret all material allegations in the complaint as true and admitted. Phung v. Waste Management, Inc, 23 Ohio St.3d 100,102, 491 NE.2d 1114 (1986).

The complaint states claims which arguably fit the terms and conditions of the insurance policy and therefore the claims and defenses need to be developed with a record. The parties should proceed with discovery on liability/coverage while the damages issues are bifurcated. Discovery on damages is held in abeyance until a decision has been made on coverage as the court anticipates Summary Judgment motions will be filed at the conclusion of discovery on the liability/coverage issues. A telephone status call is set for October 27, 2020 at 11:30a.m. Plaintiff shall initiate the telephone conference to all other counsel and then to the court at (440) 328-2393 or (440) 328-2390 at which time the discovery framework and briefing schedule can be determined by agreement.

James L Miraldi, Judge

umes L. Miraldi

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